1 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA LANCE IAN OSBAND, 10 11 Petitioner, No. CIV S-97-0152 KJM 12 **DEATH PENALTY CASE** VS. 13 WARDEN, San Quentin State Prison, 14 Respondent. **ORDER** 15 16 Pursuant to the December 20, 2010 Order, the parties have met and conferred and 17 filed a joint statement proposing a method for identifying portions of the evidentiary hearing 18 exhibits that should remain sealed. (Doc. No. 585.) The court finds the parties' suggested 19 procedure acceptable. According, IT IS HEREBY ORDERED as follows: 20 1. Petitioner's counsel shall load all evidentiary hearing exhibits into trial 21 presentation software. Petitioner's counsel will then digitally highlight those sections of each 22 exhibit petitioner requests the court retain under seal. By February 28, 2011, petitioner's counsel 23 shall send to respondent's counsel digital files containing the highlighted exhibits in .pdf format. 24 2. Before March 31, 2011, the parties shall meet and confer to identify their 25 agreements and disagreements regarding the sections of the exhibits to remain sealed.

/////

26

Case 2:97-cv-00152-KJM-KJN Document 589 Filed 02/03/11 Page 2 of 2

1	3. By March 31, 2011, the parties shall file a joint statement identifying and
2	explaining their agreements and disagreements regarding the sections of the exhibits to remain
3	sealed. The joint statement shall be accompanied by copies of the highlighted exhibits.
4	DATED: February 1, 2011.
5	mulle
6	UNITED STATES DISTRICT JUDGE
7	
8	
9	
10	
11	
12	osband evi ex seal.or
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	